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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT District of New Jersey

		District of N	lew Jersey		
In Re:	Patricia Russell-Chapman		Case No.:		21-13934
		Debtor(s)	Judge:		JNP
		Debioi(s)			
		CHAPTER 13 PLAI	N AND MOTION	S	
☐ Original	l s Included	✓ Modified/Notice R ☐ Modified/No Notice		Date:	April 18, 2023
		DEBTOR HAS FILEI DAPTER 13 OF THE E			
		YOUR RIGHTS MA	Y BE AFFECTE	D	
contains the Plan proportion of the Plan prop		on hearing on the Planust debts. You should to oppose any provisime stated in the Notice nated. This Plan may ther notice or hearing confirm this plan, if this plan includes muithin the chapter 13. The debtor need not find the collateral or to redust file a timely object.	proposed by the read these paper on of this Plan or the Plan or th	e Debtor. This ers carefully a any motion by be affected become bird become bird become bird become bird filed objection as I lector modify a lie bess. The plation or adversate. An affect the confirm	s document is the actual and discuss them with included in it must file a d by this plan. Your claim ading, and included ed before the deadline ions, without further en, the lien avoidance or a confirmation order sary proceeding to avoid ted lien creditor who ation hearing to
state who	wing matters may be of ether the plan includes es are checked, the pro	each of the following	g items. If an ite	m is checke	d as "Does Not" or if
THIS PLA	N:				
	✓ DOES NOT CONTAIN SET FORTH IN PART 1		ROVISIONS. NO	N-STANDA	RD PROVISIONS MUST
COLLATE	☑ DOES NOT LIMIT THE ERAL, WHICH MAY RES D CREDITOR. SEE MOT	ULT IN A PARTIAL P	AYMENT OR NO	PAYMENT	
	☑ DOES NOT AVOID A Y INTEREST. SEE MOT				RCHASE-MONEY

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Initial De	btor(s)' At	torney	JRS	Initial Debtor:	PR		Initial Co-De	btor
Part 1: F	Payment a	and Ler	ngth of Plan					
								lay 1, 2023, Debtor agth of 60 months.
b	. The deb ☑	Futu	ure Earnings	payments to the funding (describ			-	s: funds are available):
C.	Use of re	Sale Des	e of real propertion:	y plan obligations erty or completion:	S:			-
		Des	nance of rea cription: posed date fo	property:				-
		Des	cription:	n with respect to	mortgag	ge encumbe	ring property:	-
d. e.		loan	n modification		•			cale, refinance or and length of plan:
Part 2: /	Adequate	Protec	tion		X NON	E		
					n the an		_ to be paid	to the Chapter 13
debtor(s)	outside th	ne Plan,	, pre-confirma	nts will be made in ation to: (cre	editor).		to be paid	directly by the
				ministrative Ex			s otherwise:	
Creditor				Type of Priori				Amount to be Paid
Joel Spivad		ont of Tre	20011111	Attorney Fees Taxes and ce		r dobto		3,000.00
b. Do Ch	neck one:] None] The allov	ipport C	Obligations as	signed or owed t	to a gove	ernmental u a domestic	support obliga	ation that has been
	The allov							ation that has been mount of the claim

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pursuant to 11 U.S.C.1322(a)(4):						
Creditor	Type of Priority	Claim Amount	Amount to be Paid			

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)
Select Portfolio Servicing, Inc	5918 Maple Drive Mays Landing, NJ 08330 Atlantic County Title held as Patricia Russell Chapman and Avon Levern Chapman, husband and wife. Avon Levern Chapman died May 7, 2018 at which time title became vested solely in Debtor by right of	14,000.00	6.75	16,534.09	1,776.11

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments V NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

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	NOTE: A mod the appropriate	lification unde motion to be			• -		
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Amount to
-NONE-							
,	ere the Debtor retains of claim shall discharge		•	Plan, payme	ent of the fu	ull amount	of the
•	NONE onfirmation, the stay is der 11 U.S.C 1301 be				•		` '
Creditor	Colla	teral to be Surrenc	dered	Value of S	Surrendered Collateral	Remaining Unsecured Debt	
<u>Creditor</u> Fifth Third Bank	following secured clair aims to be Paid in Fu		·	NE	otal Amount to	o be Paid thr	ough the Plan
Oroditor		Jonatoral			rai / iiiioaiii te	<i>5</i>	ough the Flan
Part 5: Unseco	ured Claims NO	ONE					
a. Not s	separately classified Not less than \$				hall be pai	d:	
	Not less than _	_ percent					
✓	Pro Rata distrib	ution from any	remaining fu	nds			
b. Sepa	arately classified uns	ecured claims	shall be treat	ed as follow	s:		
Creditor	Basis	for Separate Clas	sification	Treatment		Amo	unt to be Paid
Part 6: Execut	tory Contracts and U	nexpired Leas	es X NC	ONE			
non-residential	See time limitations se real property leases in utory contracts and un	this Plan.)				·	
	wing, which are assum		, not providus		, operation	. or iaw, a	io rojootou,
Creditor	Arrears to be Cured in Plan	Nature of Contr	act or Lease	Treatment by	Debtor	Post-Petitio	n Payment

Part 7: I	Motion	s X NONI	Ξ								
form, <i>No</i> 3015-1. <i>A</i>	NOTE: All plans containing motions must be served on all affected lienholders, together with local form, <i>Notice of Chapter 13 Plan Transmittal</i> , within the time and in the manner set forth in D.N.J. LBR 3015-1. A <i>Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation</i> must be filed with the Clerk of Court when the plan and transmittal notice are served.										
		on to Avoid I tor moves to									
Creditor		lature of collateral	Type of Li	en Amount c	of Lien		ue of	Amount Claim Exempti	of Ot	Sum of All her Liens gainst the Property	Amount of Lien to be Avoided
b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. NONE The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:											
Creditor		Collateral		Scheduled Debt	Total C Value	ollateral	Super	rior Liens	Value of Creditor's Interest in Collateral		Total Amount of Lien to be Reclassified
Partially T	Unsec	on to Partiall cured. NO tor moves to collateral con	NE reclassify	y the followin	g claim		-			•	
Creditor		Collateral	S	Scheduled Debt		Collatera	I #	Amount to be	Deemed Secured		Amount to be Reclassified as Unsecured
Part 8: Other Plan Provisions a. Vesting of Property of the Estate ☐ Upon Confirmation ☐ Upon Discharge b. Payment Notices Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.											
 c. Order of Distribution The Standing Trustee shall pay allowed claims in the following order: Ch. 13 Standing Trustee Commissions Other Administrative Claims 											

Case 21-13934-JNP Doc 45 Filed 04/18/23 Entered 04/18/23 11:19:45 Desc Main Document Page 6 of 7 Secured Claims 3) Lease Arrearages 4) **Priority Claims** 5) General Unsecured Claims 6) d. Post-Petition Claims The Standing Trustee ☐ is, ✓ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant. Part 9: Modification **NONE** NOTE: Modification of a plan does not require that a separate motion be filed. A modified plan must be served in accordance with D.N.J. LBR 3015-2. If this Plan modifies a Plan previously filed in this case, complete the information below. Date of Plan being modified: May 12, 2021. Explain below **why** the plan is being modified: Explain below **how** the plan is being modified: An Order dated April 6, 2023 was entered Resolving Secured New payment for remaining 37 months incorporates the Creditor Select Portfolio Services Motion for Relief from Automatic capitalized amount above along with the creditor attorney fees. Stay and Provided for Cure of Post Petition Arrears. Order states that \$14,770 shall be capitalized in the Plan and awards creditor attorney fees of \$2,000 to be paid in the Plan. Are Schedules I and J being filed simultaneously with this Modified Plan? ☐ Yes ✓ No Part 10: Non-Standard Provision(s): Signatures Required Non-Standard Provisions Requiring Separate Signatures: **₩** NONE □ Explain here: Any non-standard provisions placed elsewhere in this plan are ineffective. Signatures The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan. By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, Chapter 13 Plan and Motions, other than any non-standard provisions included in Part 10. I certify under penalty of perjury that the above is true. /s/ Patricia Russell-Chapman Date: April 18, 2023 Patricia Russell-Chapman Debtor Date: Joint Debtor

Attorney for the Debtor(s) 6

/s/ Joel Spivack, Esquire
Joel Spivack, Esquire

Date April 18, 2023

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